

on the Queen, and after an interview with her of hours he drove to the residence of Lord Palmerston, where a lengthened conference took place. The general rumor was that Lord Palmerston would not assent to the terms proposed, and consequently the former would not be able to form a sufficiently strong cabinet. Various rumors followed, pointing to Lord Palmerston, Lord Russell, and lastly to Lord Lansdowne, as those who would probably be placed at the head of the Ministry.

Both Houses of Parliament adjourned on Tuesday until Thursday. On reassembling Lord Aberdeen briefly announced his resignation. The Duke of Newcastle also entered with an explanation of self defence.

Lord Derby then informed the House that he had been invited by the Queen to form a Cabinet but he could not do so.

The friends of the Aberdeen Ministry are d-d against Russell for breaking up the coalition.

The Queen is reported to have written to Lord Russell an autograph letter censuring his conduct—but this is doubted.

The latest proceedings in Parliament was the second reading of a bill to give effect to the Reciprocity treaty.

THE POPULAR DRAMA OF THE DRUNKARD, IN FIVE ACTS, will be represented at Court-House Hall THIS (Friday) EVENING. It embraces the progress of the drunkard, from the initiatory step to the depths of his degradation; is a moral and highly instructive piece throughout. The young gentlemen, performers, have been engaged in preparing for the exhibition, the past three months, and will use their best exertions to delight their audience. After the Drama, vocal music, literary exercises, and a humorous afterpiece will be introduced, concluding the exercises. Doors open at 6 o'clock; performance begins positively at half-past six. Go early, and see it through.

JOHN B. WOLFF writes to us from Moundsville, requesting us to make the announcement public:

"I will speak in Morgantown publicly on next MONDAY night, on Americanism, and will reply to the 'Telegraph.' Yours truly, J. B. WOLFF."

We regard the puffery of the Telegraph, and the self-adulation of Mr. Dent is unequalled for our course towards the latter. We have not desired to persecute or abuse him—but regarding him as the author of a certain article, wherein all the operators of the Mirror office were blackguarded and denounced as aiding Know Nothingism, we rejoined in terms that suited our views and feelings. The Telegraph and its correspondents have assumed a bullying attitude toward every one suspected of sympathizing and aiding the Know Nothing movement; indeed have become monomaniac on that subject; and regarding the destinies of this great Commonwealth as committed to their argus eyes and herculean abilities, they strike at a real or imagined foe with all the venom and vehemence of which they are master. But well turned sentences; the flourishes of rhetoric or the shafts of billingsgate have not sufficient terror in their composition to alarm us and make us fearful to rejoin when blackguarded as in the article signed "Critic." We see the drift of things—in fact the Telegraph *miras*—and will not be "bullied" by either editor or subaltern.

THOMAS M. GALLY, Esq., formerly a distinguished Temperance lecturer, died at Fort Adams, Miss., about the 16th inst. His remains are to be bro't to Wheeling, his place of residence.

The temperance law in the N. York Legislature has been amended so as to fine persons \$25 for getting drunk, but if the person so fined will come forward and swear where he obtained his liquor so as to convict the person selling it, the fine is to be remitted.

Advices from Oregon to the 13th of January, state that the Indians were becoming more troublesome, and a general war was apprehended.

The Pittsburgh Gazette states that 400 emigrants will leave that city early in March for Kansas.

For the Mirror.
Messrs. Editors,
I will pay my respects to the communication under signature of "M. M. Dent" and the comments of the Woolly-headed senior editor of the Telegraph in your next issue, provided John B. Wolf leaves enough of him to pay for the powder.

COMMUNICATED.
Possum Hollow, near Cheat,
February 17, 1855.

Mr. Editor—An accident of a very distressing nature to thirty folks came off down this way, one day last week. A sled loaded with down a steep hill, took a slide sideways away over the barrels, which rolled and tumbled down a precipice of nearly a hundred feet, and the heads being knocked off the men, split the fiery contents among the barrels. Did "Jolly" and several more of the drinkers fall away by that time?

Mr. Oliver W. Barnes, late chief engineer, has been elected president of the Connellsville railroad, in place of Wm. Larimer, jr. resigned.

THE MARKETS.

MORGANTOWN, Feb. 24.
FLOUR—Sells at \$9.00 a 100 lb. barrel.
WHEAT—175 cents per bushel.
CORN—80 " " "
OATS—80 " " "
POTATOES—100 " " "
BUTTER—Fresh rolls 15 cents.
TALLOW—12 cents per lb.
EGGS, 124 cts. per dozen.

PITTSBURG MARKETS, Feb. 19.
Flour, per barrel, 68.50 to 8.70.
Bacon, Shoulders, 54 1/2 per lb.
Oats, 40 cts. per bushel.
Corn, from store and depot, at 93 cts.
Sugar, 15 lbs new cast at 52 cts.
Cloverseed, cash \$5.50.
Hay, at scales \$27.25.
Rye Flour sells at \$6.75.
Dried apples, \$1.25; peaches, \$2.12.
White Beans, \$2.50.
Western Reserve Cheese, 10 cts.
Sugar, per lb., 57.
Molasses, 24 cts. per gallon.
Pig Meat, 25.00.

BALTIMORE MARKET, Feb. 20.
FLOUR—\$9.25 to \$8.50.
Wheat, reds sold at 190 1/2 cts. White 185.200 cts.
Corn, new white, sold at 80 1/2 cts., new yellow at 87 1/2 cts.
Oats, Md. and Va., 50 cts. Pa. oats 52 cts.
Rice coffee, prime, 103 cts. common, 94 cts.
Java coffee, 131 1/2 cts.
Molasses, new crop Orleans, 26 1/2 cts.
New crop Cuba, 24 1/2 cts.
Sugar, 360 hds. new crop New Orleans, sold at \$14.70 1/2 cts.
Land oil, winter strained, 70 cts per gal. in. A considerable decline.
Rice, fair to prime lots, 45 cents per lb. Cloverseed, prime new, \$6.87.

CATTLE MARKETS.
We cannot give very late accounts of the Cattle Markets, as our commercial papers contain none later than the following:

ALLIANCE, Pa., Feb. 12—Cattle sold at 24 1/2 gross, for good to prime, and 4 1/4 for choice. Two very fine head sold at \$7.

No Sheep in Market.
Hogs, 663 head sold, (part on eastern account,) at 43 1/2, gross.

BALTIMORE, Feb. 15—330 head of cattle sold at prices ranging from \$10 1/2 to \$25.

Hogs, sold at \$7 1/2 to \$10 per 100 lbs.

PHILADELPHIA, Feb. 16—Strictly prime qualities of cattle sold at \$10 1/2 to \$100 lbs.

Hogs, a small supply, and selling at \$5.57 to \$7.50 per 100 lbs.

The Advt. for the sale of the property of F. MADERA is withdrawn by authority.

DIED:
On Friday the 9th inst., at his residence near Cheat River, in this county, Mr. JONAS WELTER, in his 81st year.

CONGRESS.
Editor Mirror—Please announce in your paper, J. H. PENDLETON, Esq., of Wheeling, as a candidate for Congress in this District at the coming election. His principles are known to the District, and we need a few Congress men of enlarged American principles and of ability to maintain them. By presenting his name you will oblige the

BOUNTY LAND AGENCY.
The undersigned having had some experience in the business of the Pension Office at Washington, begs leave to offer himself as agent to procure the claims of those who will be entitled to land under the law now before Congress. His charges will be moderate. No charge will be made to unsuccessful applicants.

F. MADERA.
Feb. 24, 1855.

VIRGINIA.
The Subscribers, having determined to sell out and quit, will continue to sell their present Stock of Goods nearer than any other establishment in the county, until the 17th day of March next.

At which time their entire Stock will be offered at Public Sale, at their Store Room, where due attendance will be given and terms made known.

J. MERCER & SON.
West Morgantown, Feb. 21, 1855.

SOMETHING NEW.
Shaving and Hair Dressing Saloon,
Walnut Street, opposite the Jail,
MORGANTOWN, Va.,
J. R. LANSER, Proprietor.

TAKES pleasure in announcing to the citizens of town and vicinity that he has opened a Shaving and Hair Dressing Saloon in the room over Mr. Hayes' Tailor Shop, and solicits a share of the public patronage, feeling confident with the experienced assistance I have, and moderate charges, to render general satisfaction.

MORGANTOWN, February 17, 1855.

SPIERM OIL AND N. O. MOLASSES, to be found at the Cash Store of

ROGERS & FOGLE.

SEPERFINE FLOUR—a few barrels to be had by calling at the Two Big Red Doors.

ROGERS & FOGLE.

Moorehead's Magnetic Water,
Feb. 21, 1855.

Just Received at the Big Window,
Brown and bleached Muslins, Canton flannel, lead colored Drilling, Tickings, Brown flannel, Velvet Trimmings, &c.

Feb. 17.

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VIRGINIA.
At Rules held in the Clerk's office of the County Court of Preston, on the first Monday in February, 1855:

James C. McGraw vs. Thomas Collins, surviving partner of the late firm of Thomas Collins & Co., which firm consisted of the said Thos. Collins and Joseph Collins, now dead.

IN DEBT. To recover from the Defendant the sum of \$50 92 with interest thereon, from the 25th June, 1852, till payment, due from him to the Plaintiff. And it appearing, according to law, that the Defendant is not a resident of this State, and that he has estate or debts due him within this county; an attachment has been issued in this cause, in these words:

"Preston county, ss. To the Sheriff, or any Constable of said County: Whereas, James C. McGraw, Plaintiff, in an action now pending against Thomas Collins, surviving partner of the late firm of Thos. Collins & Co., which firm consisted of the said Thos. Collins and Joseph Collins, now deceased, in the County Court of said county to recover a debt of \$50 92 with interest thereon from the 25th June, 1852, till payment, due from him to the Plaintiff, has made oath before me, John Smith, Clerk of the County Court, that the claim for which he said Plaintiff has instituted his suit is just; that he believes he is entitled to and ought to recover in the said action, the debt and interest aforesaid; that he has present cause of action against the said Thos. Collins, and that the said Thos. Collins is not a resident of the State of Virginia, and that the Plaintiff believes that the said Thomas Collins, surviving partner as aforesaid, has estate or debts due him within the county aforesaid: These are therefore in the name of the Commonwealth to require you to attach the estate or goods of the said Thomas Collins as aforesaid, for the amount of the debt and interest aforesaid, and costs of said suit; and such estate so attached in your hands to secure, or so to provide, that the same may be forthcoming and liable to further proceedings thereupon to be had before the Justice of our said County, and that the said Collins surviving partner as aforesaid, for the amount of the debt and interest aforesaid, and costs of said suit; and such estate so attached in your hands to secure, or so to provide, that the same may be forthcoming and liable to further proceedings thereupon to be had before the Justice of our said County, and that the said Collins surviving partner as aforesaid, for the amount of the debt and interest aforesaid, and costs of said suit; 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